

BEER BREWERS AND WHOLESALERS, §123A.4§123A.4, BEER BREWERS AND WHOLE-
SALERS123A.4Cancellation. A brewer or a wholesaler shall not cancel, fail to renew, or otherwise
terminate an agreement unless the party intending that action has good cause for the cancellation,
failure to renew, or termination, has made good faith efforts to resolve disagreements, and, in any
case in which prior notification is required under section 123A.3, the party intending to act has
furnished the prior notification and the other party has not eliminated the reasons specified in the
notification for cancellation, failure to renew, or termination, within the periods provided in sec-
tion 123A.3, subsection 4, paragraph “d”.95 Acts, ch 101, §4BEER BREWERS AND WHOLE-
SALERS, §123A.4§123A.4, BEER BREWERS AND WHOLESALERS